1	Burke Huber					
2	Nevada State Bar No. 10902 RICHARD HARRIS LAW FIRM					
3	801 South 4 th Street Las Vegas, Nevada 89101					
4	Tel: (702) 444-4444 Email: burke@richarcharrislaw.com					
5	Attorneys for Plaintiffs					
6	UNITED STATES DISTRICT COURT					
7	DISTRICT OF NEVADA					
8	ELAINE GO, an individual,					
9	Plaintiffs,	Case No. 2:19-cv-01775-RFB-DJA				
10	VS.					
11	CLARK COUNTY, a political subdivision; TED LENDIS, an individual; SHAWN	CENTRAL ACTION TO ENTERNA				
12	MCCRARY an individual; MARCI HENSON, an individual; LETTY BONILLA, an individual; SANDRA JEANTETE, an MOTION FOR SUMMARY					
13						
14	individual, DOES 1 through 10; ROE ENTITIES 11 through 20, inclusive jointly and					
15	severally, Defendants.	(SECOND REQUEST)				
16	Defendants.					
17	IT IS HEREBY STIPULATED by and between Plaintiffs, through counsel Burke Huber, at					
18	the Richard Harris Law Firm, and Defendants, through their counsel Scott Davis, that Plaintiff shall					
19	have an extension to February 17, 2021 to file a response to Defendant's Motion for Summary					
20	Judgment.					
21	This Stipulation is submitted and based upon the following:					
22	1. On January 6, 2021, Defendants filed a motion for summary judgment. [ECF No.					
23	40].					
24	2. On January 20, 2021, Plaintiff and Defendant stipulated to allow Plaintiff until					
25	February 10, 2021 to file a response in opposition. [ECF No. 65].					
26	3. Plaintiff's counsel, Mr. Huber, had a trial in Orange County the first week of					
27	February that consumed a tremendous amount of time.					
	1					

28

Case 2:19-cv-01775-RFB-DJA Document 69 Filed 02/11/21 Page 2 of 2

1	4.	4. Mr. Huber has been working to catch up on workload that piled up while he was				
2	preparing for trial and also actually in trial.					
3	5.	Adding to complications, Plaintiff's counsel's office recently swapped out its				
4	attorney softv	ey software and the time to learn new processes and also locate files has increased delays				
5	6.	Plaintiff's counsel continues to homeschool three children that has upended his work				
6	schedule.					
7	7.	Because of the above listed problems, Mr. Huber requested from Mr. Davis that he				
8	stipulate to an	an additional seven (7) days, or up to and including, February 17, 2021 to file a response				
9	to the motion for summary judgment and he graciously agreed.					
10	8.	. This request is made in good faith and not for the purpose of delay.				
11	9.	This is the first request for an extension of time.				
12	Dated this 10 th day of February 2021.					
13						
14	RICHARD HARRIS LAW FIRM					
15	/s/ Burke H	Huber I	Ву: _	/s/Scott Davis Scott R. Davis		
16	Burke Huber, Bar No. 10902 RICHARD HARRIS LAW FIRM 801 S. Fourth Street Las Vegas, Nevada 89101 Attorney for Plaintiffs			Nevada Bar No. 10019 Deputy District Attorney 500 S. Grand Central Parkway, Ste. 5075 Las Vegas, Nevada Attorneys for Defendants		
17						
18						
19						
20						
21	<u>ORDER</u>					
22	IT IS SO OR	DERED:				
23						
24						
25	RICHARD E BOOLWARE, II United States District Court					
26	DATED this 11th day of February, 2021.					
27						